Article - Estates and Trusts

[Previous][Next]

§6–203.

- (a) When two or more persons are appointed copersonal representatives, the concurrence of all is required on all acts connected with the administration and distribution of the estate.
 - (b) The provisions of subsection (a) of this section do not apply if:
- (1) The act involved is receiving or receipting for property due the estate;
- (2) All personal representatives cannot readily be consulted in the time reasonably available for emergency action;
- (3) A personal representative has validly delegated to a copersonal representative his power to act; or
 - (4) The will or a statute provides otherwise.
- (c) Persons dealing with a copersonal representative without knowledge that he is not the sole personal representative are as fully protected as if the person with whom they dealt had been the sole personal representative.

[Previous][Next]